

RD AN No. 3550 (1942-G)
May 24, 2000

SUBJECT: Rural Business Enterprise Grant Program
Clarification of Items in RD Instruction 1942-G

TO: State Directors, Rural Development

ATTN: Business Programs Directors

PURPOSE/INTENDED OUTCOME:

The purpose of this Administrative Notice (AN) is to clarify and provide additional guidance regarding definitions, purposes, use of Rural Business Enterprise Grant (RBEG) funds, intergovernmental reviews, the RBEG Project Selection Criteria scoresheet, and requests for National Office assistance in determining processing issues such as eligibility requirements.

COMPARISON WITH PREVIOUS AN:

This AN replaces RD AN No. 3474(1942-G) dated July 15, 1999, with the subject "Rural Business Enterprise Grant Program – Clarification of Items in RD Instruction 1942-G".

IMPLEMENTATION RESPONSIBILITIES:

1. Small and emerging private business enterprise:

Section 310B(c) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932(c)) states, in part, that the Secretary may make grants to public bodies and private nonprofit corporations for measures designed to finance and facilitate development of small and emerging private business enterprises. Section 1942.304 of title 7 of the Code of Federal Regulations defines a small and emerging private

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FILING INSTRUCTIONS:
Preceding RD Instruction 1942-G

business enterprise as “Generally any private business which will employ 50 or fewer new employees; has less than \$1 million in projected gross revenues; has, or will utilize, technological innovations and commercialization of new products that can be produced or manufactured in rural areas; and new processes that can be used in such production.”

You must ensure that RBEGs are made to eligible applicants by following the requirements of RD Instruction 1942-G, Attachment 1, Section A, II., C. Also, the applicant’s case file will be documented reflecting how the business to benefit from the RBEG meets the above-cited definition of a small and emerging private business enterprise. If the project does not meet the new products and processes portion of the definition for a small and emerging private business enterprise, you may wish to review RD Instruction 1942-G, section 1942.348, regarding exception authority.

2. Gross revenue:

RD Instruction 1942-G does not define gross revenue. For the purposes of the RBEG program, gross revenue is defined as revenue of a business before deductions for any purpose, except for sales returns. In the case of a manufacturing or merchandising business, gross revenue means gross profit (i.e., gross sales or gross receipts less cost of goods sold).

Revenue for a given period consists of the inflow of cash and receivables from sales made in that period. Also, earnings on investments, such as the interest earned on a bank savings account or on a government bond and the dividends received through ownership of capital stock, are part of the gross revenue.

You must obtain the benefiting business’ tax return or other financial statements of record for an existing business or, for a start-up business, the business pro forma financial statements, in order to determine whether the RBEG is being used to finance and/or develop small and emerging private business enterprises. Your analysis and determination that the benefiting business meets the definition of a small and emerging private business enterprise for gross revenue should be documented in the applicant’s case file as you determine eligibility.

3. Technical assistance:

Technical assistance is defined in RD Instruction 1942-G, section 1942.304. The definition should be followed when technical assistance is requested. Any technical assistance provided must benefit small and emerging private business enterprises.

The applicant needs to have technical experts on staff to fulfill the requirements of the needed assistance or be in a position to contract out for the expertise if it is not available in-house. Should a grant be awarded, the grantee may not turn the

responsibility of the technical assistance project over to a contracting party. The grantee must oversee and control the project through completion.

4. Rural housing:

RD Instruction 1942-G, section 1942.306(a)(1), regarding the purposes of RBEG, allows the acquisition and development of land, easements, and rights-of-way. However, this purpose is to specifically assist small and emerging private business enterprises, not to provide land for residential housing.

Through the RBEG revolving loan program, a construction company may receive a loan from a grantee to expand its construction business. It is not acceptable to use RBEG funds to finance housing for residents; Rural Development has other programs in place for site development and residential housing. The RBEG should not be used to duplicate other Rural Development program purposes.

5. Startup costs and working capital:

RD Instruction 1942-G, section 1942.306(a)(3), includes: “Loans for startup operating cost and working capital.” Since the instruction specifically states “loans,” the grantee must loan the funds to a small and emerging private business enterprise for startup operating costs and working capital. “Pass-through” grants are not an allowable purpose for the RBEG Program.

In addition RBEG funds cannot be used by the grantee for the grantee’s own startup costs or working capital.

6. Revolving loan fund:

When a revolving loan program is established by use of the RBEG, there must be a Revolving Loan Fund Plan developed pursuant to RD Instruction 1942-G, section 1942.313. Also, a Scope of Work will be developed per guidelines provided in RD Instruction 1942-G, section 1942.314.

Applications for grants to provide financial assistance to third party recipients (revolving loan fund) requires a Class II environmental assessment to be completed prior to grant approval. The environmental assessment will be done in accordance with RD Instruction 1942-G, section 1942.310(b)(4). Also, after the grant is approved, each third-party project will have an environmental assessment completed per requirements of RD Instruction 1942-G, section 1942.310(b)(4), until all the Federal funds have been used. In accordance with RD Instruction 1942-G, section 1942.310(I), revolved funds are not subject to this requirement.

Based upon the eligible purposes outlined in RD Instruction 1942-G, RBEG funds cannot be used to purchase portions of loans or interest in a loan made by a lending institution. When the grantee makes a request to provide financial assistance to third parties through a loan, the grantee must use RBEG funds to establish a revolving loan program. This does not preclude the joint financing of a third-party loan, through the revolving loan program, with other credit sources.

7. Intergovernmental review:

You should review and become knowledgeable of the requirements of RD Instruction 1940-J, regarding Intergovernmental Review of Rural Development Programs and Activities, and RD Instruction 1942-G, Attachment 1, Section A, II., A. Also, you may wish to refer to 7 CFR Part 3015, Subpart V, “Intergovernmental Review of Department of Agriculture Programs and Activities.”

In reviewing the cited instructions, you will observe that any comments received from the State intergovernmental review process (State) must be included with the grantee’s request to use Rural Business-Cooperative Service (RBS) grant funds. Any negative comments must be addressed before further processing of the request can be accomplished. In those instances where comments cannot be accommodated, RBS will provide the State with a timely explanation of the basis for its decision. It may be necessary to contact the State, both in person and in writing, to discuss the objections raised and determine the next form of action.

8. Project selection criteria scoresheet:

RD Instruction 1942-G, section 1942.305(b)(3)(i), does not distinguish between a service-oriented project and a construction project in determining the amount of points to be awarded. There is also no mention of averaging the population of the various communities comprising a service area. The **population** is determined by the **primary location** of the project. Where the project location is not clearly identifiable, there will be no points awarded.

You should average figures for the **economic conditions** on Attachment 1, Section C, RBEG Project Selection Criteria score sheet. RD Instruction 1942-G, Attachment 1, Section A, II., B., 1., b., c., and d., clearly refers to the **area to be served**. Each item regarding economic conditions is based upon the average of data for the area to be served by the RBEG.

Any RBEG preapplication should identify all areas affected by the proposed project. This might include cities, counties, townships, States, etc.

RD Instruction 1942-G, section 1942.305(b)(3)(iii), regarding experience, allows only 10 points. There is an inconsistency between this section and Attachment 1, Section C, Paragraph C. Therefore, when completing Attachment 1, Section C, you should change 15 to 10, if the applicant meets the requirements for the points.

RD Instruction 1942-G, section 1942.305(b)(3)(iv)(C), regarding the establishment of a revolving loan fund, allows for 25 points. There is an inconsistency between this section and the purposes indicated in Attachment 1, Section C, Paragraph D.3.

Paragraph D. 3. states: “For grants to establish a revolving fund, or grant request contains proposed third party recipients.” This does not apply to technical assistance or any other purpose except for a revolving loan fund. You should award points only if the proposed grantee is establishing a revolving loan fund. If the proposed grantee has an existing revolving loan fund from any source, no points will be awarded.

You must follow RD Instruction 1942-G, section 1942.305(b)(3)(v), when awarding discretionary points. A project that is an initial project receives discretionary points. An **initial** RBEG is one made to a **grantee** to do a purpose which has not been done by the grantee with RBEG funds previously. (Subsequent grant example: Once a grantee has received an RBEG for technical assistance, the next request the grantee submits for technical assistance is considered a subsequent project and no discretionary points may be given to the subsequent request or any future requests the grantee has for technical assistance.)

All score sheets should contain supporting documentation for each item where points are awarded. For any score sheet submitted to the National Office for funding consideration, your case file must contain copies of your supporting documents for each item where points are awarded. Any items not containing supporting documentation will have the points disallowed for national competition.

9. National Office assistance:

When submitting a request to the National Office for assistance in processing an RBEG, we must have the following:

- a. A cover memorandum outlining your request and recommendations with justification;
- b. A copy of the comments from the Regional Attorney as required by RD Instruction 1942-G, Attachment 1, Section A, II., C.;
- c. A copy of Standard Form (SF) 424.1, “Application For Federal Assistance (For Non-construction), or SF-424.2, “Application For Federal Assistance (For Construction)”;
- d. Narrative for the project;

- e. Preliminary engineering report for construction projects or Scope of Work for other requests;
- f. Letter from the applicant stating the purpose of the project, need for the project, and evidence that the applicant is unable to get adequate credit elsewhere; and
- g. Comments as required by the intergovernmental review process.

Any grant processing request for guidance and comments must include the above information. This must be present for us to accurately provide comments and guidance. The Rural Development State Director or designee must submit any RBEG processing request to the Specialty Lenders Division.

All requests that do not meet these minimum standards will be returned without action.

SUMMARY:

The RBEG program is administered by Rural Development through RBS using RD Instruction 1942-G. RBS will request an opinion from the OGC Regional Attorney that the applicant for the RBEG is an eligible applicant with authority to carry out the purposes of the proposed grant; definitions in RD Instruction 1942-G, section 1942.304, must be followed; and eligibility determination and the project selection process outlined in RD Instruction 1942-G, section 1942.305, are essential for the RBEG approving official to follow. This AN provides guidance and clarity to the field for the RBEG program.

The Rural Development State Office is responsible to assure those requirements of RD Instruction 1942-G and this AN are adhered to in administering the RBEG program.

If you have any questions concerning the content of this AN, please call Carole Boyko, Specialty Lenders Division, (202) 720-0661.

Signed by Dayton J. Watkins

DAYTON J. WATKINS
Administrator
Rural Business-Cooperative Service